JUDICIAL COUNCIL OF THE SECOND CIRCUIT



the Bankruptcy Appellate Panel Ser	ice
of the Second Judicial Circuit	•

ORDER

Pursuant to 28 U.S.C. § 158(b)(1)(C) as amended by the Bankruptcy Reform Act of 1994, the Judicial Council of the Second Circuit has determined there are insufficient judicial resources available in the Second Circuit justifying the continuation of the Bankruptcy Appellate Panel Service in the Second Circuit; it is hereby

ORDERED that the Bankruptcy Appellate Panel Service of the Second Circuit is terminated and that appeals of final judgments, orders and decrees and of interlocutory orders and decrees of bankruptcy judges entered in cases and proceedings previously referred to the Bankruptcy Appellate Panel and its appointed judges shall henceforth be referred to and heard by the respective United States District Courts in the Second Circuit; and it is hereby

ORDERED that the Bankruptcy Appellate Panel Service of the Second Circuit and its authority to hear and determine appeals from judgments, orders and decrees entered by bankruptcy judges from districts within the Second Circuit shall be terminated effective Friday, June 30, 2000.

Karen Greve Milton, Circuit Executive By Direction of the Judicial Council

Dated: June 30, 2000

New York, New York

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